

1 PHILLIP A. TALBERT  
2 United States Attorney  
3 MATHEW W. PILE  
4 Associate General Counsel  
5 Office of Program Litigation, Office 7  
6 CASPAR CHAN  
7 Special Assistant United States Attorney  
8 Social Security Administration  
9 160 Spear Street, Suite 800  
San Francisco, CA 94105  
Telephone: 510-970-4810  
Facsimile: 415-744-0134  
Email: Caspar.Chan@ssa.gov

Attorneys for Defendant

**UNITED STATES DISTRICT COURT**

**EASTERN DISTRICT OF CALIFORNIA**

**SACRAMENTO DIVISION**

13 DAVID ARONSON,

14 Plaintiff,

15 v.

16 KILOLO KIJAKAZI,

17 Acting Commissioner of Social Security,

18 Defendant.

19 } Civil No. 2:22-cv-01267-DMC

} **STIPULATION AND ORDER TO EXTEND**  
} **BRIEFING SCHEDULE**

20

21

22

23

24

25

26

27

28

1       The parties stipulate through counsel that Defendant, the Acting Commissioner of Social Security  
2 (the “Commissioner”), shall have an extension of thirty (30) days to respond to Plaintiff’s Motion for  
3 Summary Judgment in this case. In support of this request, the Commissioner respectfully states as  
4 follows:

5       1.       The Commissioner’s response to Plaintiff’s Motion for Summary Judgment is due January  
6 17, 2023. This is Defendant’s first request for an extension of this deadline.

7       2.       Counsel for the Commissioner is consulting with his client about the defensibility of this  
8 case. Counsel for the Commissioner believes that this short extension may resolve this matter without  
9 necessitating this Court to address the merits of this matter. Moreover, this brief extension would  
10 conserve judicial time and resources should the Parties be able to resolve this matter.

11       3.       Counsel for the Commissioner has consulted with Plaintiff’s counsel who advised that he  
12 has no objections.

13       4.       This request is made in good faith and is not intended to unduly delay the proceedings in  
14 this matter.

15       WHEREFORE, Defendant requests until February 16, 2023, respond to Plaintiff’s Motion for  
16 Summary Judgment.

18 Date: January 19, 2023

OSTERHOUT BERGER DISABILITY LAW LLC

19       By:     */s/ Caspar Chan for Meghan O. Lambert\**  
20                   MEGHAN O. LAMBERT  
21                   \*Authorized by email on January 19, 2023  
                 Attorneys for Plaintiff

22 Date: January 19, 2023

PHILIP A. TALBERT  
United States Attorney  
Eastern District of California

25       By:     */s/ Caspar Chan*  
26                   CASPAR CHAN  
                 Special Assistant United States Attorney  
                 Attorneys for Defendant

1                           ORDER

2 APPROVED AND SO ORDERED

3

4                           **Dated: January 19, 2023**

5

6

  
DENNIS M. COTA  
UNITED STATES MAGISTRATE JUDGE

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28